1 2 3 4 5	PHILLIP A. TALBERT United States Attorney ANTONIO J. PATACA Assistant United States Attorney 2500 Tulare Street, Suite 4401 Fresno, CA 93721 Telephone: (559) 497-4000 Facsimile: (559) 497-4099		
<ul><li>6</li><li>7</li></ul>	Attorneys for Plaintiff United States of America		
8	INI THE INITED	CTATES DISTRICT COLIDT	
9	IN THE UNITED STATES DISTRICT COURT		
10	EASTERN DISTRICT OF CALIFORNIA		
11	UNITED STATES OF AMERICA,	CASE NO. 1:22-CR-00297-JLT-BAM	
12	Plaintiff,	STIPULATION REGARDING EXCLUDABLE	
13	v.	TIME PERIODS UNDER SPEEDY TRIAL ACT; ORDER	
14 15 16	CESAR LOSOYA-CASTREJON, ARTURO FARIAS-ZEPEDA, JUAN CESAR VALENCIA-ZEPEDA, ROBERTO SORIA-CUEVAS, RICARDO RIVAS ARREDONDO, JOSE ADAN CHAIDEZ OJEDA, and	DATE: 5/24/2023 TIME: 1:00 p.m. COURT: Hon. Barbara A. McAuliffe	
17	JULIO CESAR VARGAS-BIRRUETA,		
18	Defendant.		
19			
20	STIPULATION		
21	Plaintiff United States of America, by and through its counsel of record, and defendant, by and		
22	through defendant's counsel of record, hereby stipulate as follows:		
23	1. By previous order, this matter w	vas set for status conference on 5/24/2023.	
24	2. By this stipulation, defendant now moves to continue the status conference until		
25	9/13/2023, and to exclude time between 5/24/2023, and 9/13/2023, under 18 U.S.C. § 3161(h)(7)(A),		
26	B(iv) [Local Code T4].		
27	3. The parties agree and stipulate, and request that the Court find the following:		
28	a) The government has rep	resented that the discovery associated with this case	

includes thousands of pages of investigative reports, video, audio recordings, cell phone extractions, and other voluminous materials. Supplemental discovery has been either produced directly to counsel or made available for inspection and copying.

- b) Counsel for defendants desire additional time to consult with their clients, review the voluminous discovery, conduct independent investigation, and pursue a potential pretrial resolution of the case.
- c) Counsel for defendants believe that failure to grant the above-requested continuance would deny him/her the reasonable time necessary for effective preparation, taking into account the exercise of due diligence.
  - d) The government does not object to the continuance.
- e) Based on the above-stated findings, the ends of justice served by continuing the case as requested outweigh the interest of the public and the defendant in a trial within the original date prescribed by the Speedy Trial Act.
- f) For the purpose of computing time under the Speedy Trial Act, 18 U.S.C. § 3161, et seq., within which trial must commence, the time period of 5/24/2023 to 9/13/2023, inclusive, is deemed excludable pursuant to 18 U.S.C.§ 3161(h)(7)(A), B(iv) [Local Code T4] because it results from a continuance granted by the Court at defendant's request on the basis of the Court's finding that the ends of justice served by taking such action outweigh the best interest of the public and the defendant in a speedy trial.
- 4. Nothing in this stipulation and order shall preclude a finding that other provisions of the Speedy Trial Act dictate that additional time periods are excludable from the period within which a trial must commence.

IT IS SO STIPULATED.

Date: May 15, 2023

PHILLIP A. TALBERT United States Attorney

/s/ Antonio J. Pataca
ANTONIO J. PATACA
Assistant United States Attorney

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	Date: May 15, 2023	/s/ Peter Jones
1	Date: 1714y 13, 2023	PETER JONES
2		Counsel for Defendant CESAR LOSOYA-CASTREJON
3		
4	Date: May 15, 2023	/s/ David Torres DAVID TORRES
5		Counsel for Defendant ARTURO FARIAS-ZEPEDA
6	D	ARTURO FARIAS-ZEPEDA
7	Date: May 15, 2023	
8		/s/ Serita Rios SERITA RIOS
9		Counsel for Defendant JUAN CESAR VALENCIA-ZEPEDA
10	Date: May 15, 2023	
11		/s/ Victor Chavez
12		VICTOR CHAVEZ
13		Counsel for Defendant ROBERTO SORIA-CUEVAS
14		
15	Date: May 15, 2023	
16		/s/ Mark King
17		MARK KING Counsel for Defendant
		RICARDO RIVAS-ARREDONDO
18	Date: May 15, 2023	
19		/s/ Patrick Aguirre
20		PATRICK AGUIRRE Counsel for Defendant
21		JOSE ADAN CHAIDEZ-OJEDA
22	Date: May 15, 2023	
23		/s/ George Rosenstock
24		GEORGE ROSENSTOCK Counsel for Defendant
25		JULIO CESAR VARGAS-BIRRUETA
26		
27		
28		
20		

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**ORDER** 

/s/Barbara A. McAuliffe

IT IS SO ORDERED that the status conference is continued from May 24, 2023, to September 13, 2023, at 1:00 p.m. before Magistrate Judge Barbara A. McAuliffe. Time is excluded pursuant to 18 U.S.C.§ 3161(h)(7)(A), B(iv). IT IS SO ORDERED. May 18, 2023 Dated: